Page 1 of 2 1 TYLER M. PAETKAU, Bar No. 146305 JORJA E. JACKSON, Bar No. 226707 LITTLER MENDELSON 2 A Professional Corporation 650 California Street, 20th Floor 3 San Francisco, CA 94108.2693 4 Telephone: 415.433.1940 5 Attorneys for Defendant E&J LIQUORS & DELI 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 MARCY VELASQUEZ, Case No. CV 0705857 11 Plaintiff, **DECLARATION OF JORJA E. JACKSON** IN SUPPORT OF STIPULATION TO 12 EXTEND DATE TO COMPLETE JOINT v. **SITE INSPECTION** 13 NAYEF Y. ABOUSOUD, individual and dba E&J LIQUORS & DELI, and DOES 14 ONE to FIFTY, inclusive, 15 Defendants. 16 17 18 19 20 21 22 23 24 25 26 27 28 LITTLER MENDELSON A Professional Corporation 650 California Street 20th Floor (NO. CV 0705857) 20th Floor San Francisco, CA 94108.2693 415 433 1940

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I, Jorja E. Jackson, declare as follows:

- 1. I am an associate with the law firm of Littler Mendelson, PC, which represents Defendant E & J Liquors in this action. I have personal knowledge of the facts stated in this declaration by virtue of my representation of NAYEF Y. ABOUSOUD dba E&J LIQUORS & DELI in this action. I could and would competently testify to such matters if called as a witness. This declaration is based on my personal knowledge. If called as a witness, I could and would testify to the following.
- 2. The parties have been unable to schedule a date to complete the Joint Site Inspection prior to the present deadline of February 27, 2008 due to the schedules of Defendant's counsel who must be present for the Joint Site Inspection and Defendant. The parties will be able to complete the inspection on or before March 28, 2008.
- 3. The parties propose that the deadline for completing the Joint Site Inspection be extended until March 28, 2007.
- 4. There has been one previous time modification in this case in which the parties agreed to extend the time for Defendant to file a responsive pleading.
- 5. The parties do not believe that the instant proposed time modification will have any other effect on the schedule for the case.

I declare under penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct.

Executed this 27<sup>th</sup> day of February 2008, in San Francisco, California.

JORJA/E. JACKSON

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